EXHIBIT 16

United States District Court District of Delaware

IN RE: MARVEL ENTERTAINMENT GROUP, INC., et al.,

Debtors,

-VS-

MARVIN WOLFMAN,

CASE NO. 97-638 (RRM)

DEPOSITION OF ROY THOMAS October 13, 1999



AWR

PROFESSIONALS SERVING PROFESSIONALS

A. WILLIAM ROBERTS, JR. & ASSOCIATES

CHARLESTON (843) 722-8414 GREENVILLE (864) 234-7030 COLUMBIA (803) 731-5224

1-7030 CHARLOTTE (704) 573-3919

1-800-743-DEPO

THOMAS, ROY	Conde	enselt IN RE: MARVEL ENTERTAINMEN
1 UNITED STATES DISTRICT COURT		Page
		1 STIPULATION
2 DISTRICT OF DELAWARE		2 It is stipulated by and among Counsel that
3		3 this deposition is being taken in accordance with the
4 IN RE: MARVEL ENTERTAINMENT GROUP, INC., ET AL.,		4 Federal Rules of Civil Procedure, that all objections
5 Debtors,	:	5 as to Notice of this deposition are hereby waived; that
6 CASE NO. 97-638 (RRM)		6 all objections except as to form are reserved until the
7 vs.		7 time of trial; and that the deponent does not waive
8 MARVIN WOLFMAN		
9		8 reading and signing of this deposition.
0		
PARTIAL TELEPHONE 1 DEPOSITION OF: ROY THOMAS		10 ROY THOMAS,
2		11 being first duly sworn, testified as follows:
DATE: October 13, 1999		12 EXAMINATION
4 TIME: 6:30 PM		13 BY MS. KLEINICK:
5		14 Q. Can you please state your full name and
LOCATION: Fairfield Inn 6 663 Citadel Road		15 address for the record, please?
Orangeburg, SC		16 A. Roy William Thomas, Junior. My address is
TAKEN BY: Counsel for the Debtors		17 Route 3, Box 468, St. Matthews, South Carolina 2913
		Q. Mr. Thomas, I'm going to show you a
REPORTED BY: LESLIE TOOLE STANLEY,		19 document. I'd like to have this marked as Thomas
Certified Shorthand Reporter		20 Exhibit 1 for identification. And I'll ask you if you
A. WILLIAM ROBERTS, JR., & ASSOCIATES		21 recognize it.
Charleston, SC Columbia, SC		
(843) 722-8414 (803) 731-5224		MS. KLEINICK: This is a subpoena, Michael.
Greenville, SC Charlotte, NC (864) 234-7030 (704) 573-3919		23 MR. DILIBERTO: Okay.
		24 THE WITNESS: Okay
· .		25 (THOMAS EXH. 1, U. S. District Court
1 APPEARANCES OF COUNSEL:	Page 2	
2 ATTORNEYS FOR THE DEBTORS/PLAINTIFF		1 Subpoena, was marked for identification.)
MARVEL ENTERTAINMENT GROUP:		2 BY MS. KLEINICK:
BATTLE, FOWLER		3 Q. Okay
BY: JODI KLEINICK 75 East 55th Street		4 A. Because I didn't pay much attention to it
New York, NY 10022 (212) 856-7034		5 it looks like the subpoena.
ATTORNEYS FOR MARVIN WOLFMAN:		6 Q. Are you testifying here pursuant to a
KLEINBERG & LERNER		7 subpoena?
BY: MICHAEL DILIBERTO ADRIAN ASKARIEH		8 A. Yes.
2049 Century Park East Suite 1080		9 Q. Mr. Thomas, describe your educational
Los Angeles, CA 90067-3112 (310) 557-1511		10 background.
(Appearing via telephone)		11 A. Regular school, high school, went to college
		12 at Southeast Missouri State College, now University,
	<i>:</i> ·	13 Cape Gerardo, Missouri. Graduated there in 1961.
kan di kacamatan di		-
		Q. What was your degree in?
6		15 A. BS, Bachelor of Science, in Education.
,		16 (Off-the-record conference.)
3		17 BY MS. KLEINICK:
9		Q. When you graduated from college, what did you
0 (INDEX AT REAR OF TRANSCRIPT)		19 do for employment?
1		20 A. I taught high school English for four years
- 2		21 in a couple of high schools in Missouri.
13		Q. So that would be until 1965, approximately?
		23 A. 1965, yes.
4		Q. And what did you do what subjects did you
5		
		25 teach while you were teaching between '61 and '65?

IN RE: MARVEL ENTERTAINMENT

CondenseItTM

Page 37

THOMAS, ROY

Page 39

Page 40

1 from what you thought Marv should publish --

2 A. Yes.

3 MR. DILIBERTO: Objection, irrelevant.

4 BY MS. KLEINICK:

5 Q. If Wolfman had submitted a script that Marvel

6 believed was unacceptable for some reason, was Marvel

7 required to obtain Wolfman's approval before changing

8 that script?

9 MR. DILIBERTO: Objection, calls for

10 conclusion, incomplete, hypothetical.

11 THE WITNESS: No.

12 BY MS. KLEINICK:

Q. If Wolfman and Marvel had a disagreement with

14 respect to either the direction a series should take or

15 the contents of any particular issue, who was the

16 one -- who would have the final authority to determine

what got published?

A. The final authority was Stan. Since Stan

19 would not involve himself in the day-to-day work,

20 unless there was something he personally saw or

21 something he took an interest in, that was my

22 responsibility.

Q. Was that true with respect to all of the

24 freelance writers at Marvel?

25 A. Well --

1

1 strongly to some change, and you have a lot of respect

2 for the writer, then you are a fool if you don't at

3 least try to find out why the writer objects to having

4 that changed. You may have a reason you haven't

5 thought of. Nobody is perfect. In the end, it was my

6 responsibility and my authority to make any change I

7 felt like I needed to make.

8 BY MS. KLEINICK:

9 Q. As part of your responsibilities as an editor

10 of a series or in your capacity as Editor-in-Chief, did

11 you have the authority to supervise the freelance

12 writers with respect to any characters that they wanted

13 to introduce into the scripts they submitted to

14 Marvel?

15 (Off-the-record conference.)

16 MR. DILIBERTO: Could you repeat the

17 question?

18

(Question read back.)

19 BY MS. KLEINICK:

20 Q. As part of your responsibility as an Editor

21 of a series or in your capacity as Editor-in-Chief of

22 Marvel, did you have the right to direct or supervise a

23 freelance writer with respect to any new characters

24 that they wanted to introduce into the scripts they

25 were writing for Marvel?

Page 38

1 MR. DILIBERTO: Objection, irrelevant.

THE WITNESS: Yes, I did have that authority

3 if I wanted to exercise it.

4 BY MS. KLEINICK:

5 Q. Did that authority include the right to

6 changes in features or back story of any new character

7 that a writer wanted to introduce into a Marvel

8 series?

9 MR. DILIBERTO: Objection, irrelevant.

10 THE WITNESS: Yes, it did.

11 BY MS. KLEINICK:

12 Q. Did that authority also include to write, to

13 supervise and direct how that writer would use the

14 characters in a script?

15 MR. DILIBERTO: Same objection.

16 THE WITNESS: If I wanted to yes, I had that

17 right, that authority.

18 BY MS. KLEINICK:

19 Q. If a writer had wanted to make a change to a

20 character that Marvel did not agree with, who would

21 have the final say in how that character would be

22 depicted in the issue?

23 MR. DILIBERTO: Objection, incomplete,

24 hypothetical.

25 THE WITNESS: Well, Marvel would have that

MR. DILIBERTO: Objection, no foundation.

THE WITNESS: Yes, it was.

3 BY MS. KLEINICK:

Q. Did Marvel have any practice with respect to

5 who had the right to make final determinations as to

6 what got published, the freelance writer or the

7 company?

8 A. There wasn't any doubt that Stan or I could

9 make any change that we needed to have in a story or

10 anything else, subject only to the fact that we had to

11 have the book out of there on some kind of schedule.

12 But Stan or I could do that. No one else had the

13 authority to make changes without checking with me.

14 The Assistant Editors did not. They might sometimes

15 could take that authority, but they didn't really have

16 it, unless it was a typo or an obvious word thing or something.

18 Q. If Marvel disagreed with language contained

19 in the script submitted by a freelance artist, and that

20 freelance -- the freelance writer, and that writer

21 refused to revise the script, what recourse, if any,

22 did Marvel have?

23

MR. DILIBERTO: Irrelevant.

THE WITNESS: We would have changed the

25 script. I would say if a writer really objected

Page 37 - Page 40

A. WILLIAM ROBERTS, JR. & ASSOCIATES (800) 743-DEPO

Condense It Filed 05/19/23 Case 1:21-cv-07955-LAK Document 76-16 THOMAS, ROY Page 41 1 long as it was subject to me and Stan. He was the next 1 right, which meant Stan or me that particular time. 2 BY MS. KLEINICK: 2 in line, serving as an unpaid editor. Q. Would that be true even for characters that 3. BY MS. KLEINICK: 4 the writer himself or herself had created? 4. Q. Okay. A. Well -- in the state of the A. Whether we used those terms or not, we joked MR. DILIBERTO: Objection, vague and 6 about it from time to time. e de la compresentation de la compresentatio 7 irrelevant. 7 Q. Did Mary Wolfman have any agreement with THE WITNESS: As far as I was concerned, and 8 Marvel that prohibited Marvel from allowing other 9 I'm sure as far as Stan was concerned, yes, we had that 9 writers from using characters that he introduced into 10 authority. We didn't exercise it particularly, but --10 the Tomb of Dracula series in other Marvel 11 but we had it, we felt. 11 publications? 12 BY MS. KLEINICK: MR. DILIBERTO: Objection; vague as to 13 Q. Did you ever have occasion to exercise it? agreement and no foundation. A. Yes, the same of the same of THE WITNESS: Not that I'm aware of. 15 Q. Okay. — the term and the residence of the state of 15 BY MS. KLEINICK: MR. DILIBERTO: Objection, vague. Q. Did you ever have any discussion with Marv 16 16 17 BY MS. KLEINICK: 17 Wolfman where he demanded and you agreed to allow him 18 Q. Did you and Mary Wolfman ever come to any 18 to prevent any other writers from using characters that 19 agreement where Wolfman would have complete control 19 he introduced into Marvel story lines in other 20 over either the story lines or the characters he 20 publications? 21 created for the Tomb of Dracula series? 21 MR. DILIBERTO: Objection, irrelevant. 22 THE WITNESS: I don't recall any such 22 MR. DILIBERTO: Objection, no foundation. 23 THE WITNESS: I don't remember any specific 23 conversation; however, in many cases, there might be 24 characters that were so ingrained in a particular 24 discussion in that regard. He had authority to do 25 whatever he wanted to do as the writer as long as Stan 25 series that a writer might, for at least a certain Page 44 1 or I didn't object, as far as I was concerned, and I 1 indefinite period of time, might not want that 2 felt he understood that, but other than that, I don't 2 character used in another book. 3 know. I don't remember any specific conversations And I would listen to those arguments and 4 about it, really. 4 maybe have gone along with it, if there was a good 5 BY MS. KLEINICK: 5 reason. I don't recall whether we did or not. We Q. Did you reach -- did you ever reach an 6 didn't want this character used in another book right 7 agreement with any freelance writer where -- where you 7 then because it would mess things up and so forth. But 8 would give complete control over a story line or 8 whether I had such a conversation with Mary or not, I 9 character to that writer? don't recall. A. Well ---10 BY MS. KLEINICK: MR. DILIBERTO: Objection; vague and no Q. Did you ever reach an agreement with any 12 foundation. 12 freelance writer where that freelance writer could 13 BY MS. KLEINICK: 13 forever prevent Marvel from allowing another writer to 14 use the characters they introduce into the story 15 lines? A. You mean during this period when I was 16 Editor-in-Chief? MR. DILIBERTO: Objection; irrelevant and no 17 Q. Yes. 17 foundation. 18 No. No. THE WITNESS: We never talked in terms of

A. WILLIAM ROBERTS, JR. & ASSOCIATES (800) 743-DEPO

THE WITNESS: He had the complete control as | 25 didn't understand the question properly.

Q. Do you recall ever reaching any agreement

20 with Mary Wolfman where he would have complete control and over either the stories or the characters or -- that he

22 was introducing or the stories for any other series he

MR. DILIBERTO: Objection, irrelevant.

23 wrote for Marvel?

24

Page 41 - Page 44

19 forever. We were always thinking of the next issue or

21 know how to answer a question that deals with forever 22 exactly, except to say if it was forever, the answer

20 two, was the furthest ahead we ever thought. I don't

23 had to be no. We just didn't think in terms of

24 guaranteeing anything that far ahead. But maybe I.

Case 1:21-cv-07955-LAK Document 76-16 Filed 05/19/23 Page 6 of 8 CondenseIt TM THOMAS, ROY IN RE: MARVEL ENTERTAINMENT Page 97 Page 99 1 You said Pacific Comics? 1 believe. A. Yes. Q. You also mentioned Planeta? Q. What were the years of that? A. That's something that now, in the last couple 4 of years -- I just do articles for them about my Conan A. That started about -- that would have been 5 about '86, '87, somewhere around in there. I might 5 comics. They pay me for one or two a month. 6 have been doing a little for them while I still worked Q. You were at Marvel from 1965 to 1974; is that 7 at Marvel, or D. C. - Might have been doing comics for 7 correct? 8 them a little earlier. It didn't seem to compete. A. I was with Marvel from 1965 until the end of Q. Then you mentioned -- there was First Comics? 9 1980, exclusively. I'm not sure the date the contract 10 ran out - it was no earlier than '80. From '74 until A. Yes, that started about 1986, and I did four 11 issues of a character called Alter Ego named after my 11 '80, I was under two writer/editor contracts. 12 fans -- for them. Q. Okay. 13 Q. Next there was Dark Horse? 13 A. And then two writer contracts, one was sort A. Dark Horse was in the early '90s. I had the 14 14 of writer/editor. 15 license to do some Robert E. Howard characters. There Q. Why were there two contracts at Marvel? Were 16 were about seven or eight comics. 16 they different terms? 17 Q. And there was one after that I didn't get +-17 A. They were three-year terms. Just renewed without much change, I think. A. Cross Plains is the company I'm working for 18 18 19 now with Robert E. Howard characters. Q. The first contract, I think was when --19 20 Q. That was in the 1990s? 20 A. '74 until -- after I stepped down. Stan 21 A. Yes, just a year or so. There are only a few 21 suggested that so I wouldn't go to D. C. 22 issues out --22 Q. Okay. 23 Q. There was something like Feed Comics or --A. He knew that I had some characters I wanted 23 A. There was Dude Comics in Spain that I'm doing 24 to write. 25 a little work for now. Could it be Dude Comics? Q. So you never worked for Ward Publications? Page 98 Page 100 Q. Dude Comics is also in the 1990s? A. No. 1 A. Yes, that is a Spanish company. It's not Q. I'm sorry? 3 printed in English, only Spanish. There was a little 3 4 company called Blue Comet that I did one or two comics Q. You never worked at Skywold Publications? 5 for an hand that the will enter A. No, I suggested one or two ideas to Saul Q. When was that? 6 Broadski, who was the Editor -- when he became Editor A. '86, '87. I forgot, because my wife did most 7 and a partner there. I suggested one or two comic 8 of that. But both of our names are on it. 8 ideas he did, but it was just informal. I was working Q. Are there any names we left out in the comic 9 for Marvel. I wanted to help Saul, because he was a 10 book field? 10 friend. But I never worked for them or got a dime from 11 them. A. Let's see. I'm trying the think. I don't 11 12 think I ever did anything for Eclipse. I don't think I 12 Q. Are you aware of any creators at D. C. making 13 ever did that. So I can't -- I can't think of any are sa 13 arrangements that might be different from other 14 others. I just can't recall. 14 creators at D. C.? 15 Q. Apart from Marvel Comics --15 MS. KLEINICK: Objection. A. I'm sorry, I mentioned Heroic before, Heroic THE WITNESS: It was sort of a vague general 17 Publishing, which Stan and I made up a character or 17 knowledge that Bob Cane had some special deal on 18 two. 18 Batman, but I didn't have any particulars about it. It 19 was sort of like things you heard, but I didn't have 19 Q. That was when?

Q. When was your time period at D. C. Comics? A. Under the contract -- six years. It was a

A. That was also '86 and '87. This was after

21 any exclusive contract ran out. I kept working for

22 D. C., but also started working for other companies.

20

25 six-year period there. Two- or three-year contracts, I

22 Q. When Jodi showed you the declaration, which 23 has been marked as exhibit 3 -- if you could put that 24 before you, please.

21 BY MR. DILIBERTO:

A. Which declaration? 25

20 any special knowledge of it.

18

19

20 21

22

23

24

Page 133 - Page 136

ROY THOMAS

Date

18

19

20

21

22 23

24

25